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October 14, 2014

Carlson Lynch  
Attn: Gary F. Lynch, Esquire  
PNC Park  
115 Federal Street, Suite 210  
Pittsburg, PA 15212

**RE: Herzfeld v. 1416 Chancellor, Inc.**

Dear Mr. Lynch:

After speaking to you, I obtained from my client the file material on Ms. Herzfeld. As it turns out, she executed a Stage Rental/License Agreement that contains a mandatory arbitration clause for the resolution of all disputes, with the arbitration to be administered by the American Arbitration Association. I assume by now that Ms. Herzfeld has provided you with a copy of that document.

In light of the above, I believe that the appropriate procedure would be for you dismiss the Federal action and to commence an arbitration proceeding with the AAA.

Please confirm that this is how you are intending to now proceed and that I need not file responsive pleadings in the Federal action by October 23<sup>rd</sup> as we previously discussed. Thank you for your attention in this matter.

Very truly yours,



PASQUALE J. COLAVITA

PJC/jj

EXHIBIT B

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